Exhibit B

Comparison to Current Protective Order (ECF No. 5)

Case 1:23-cv-06188-ER Document 55 Filed 07/28/23 Page 1 of 7

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

FEDERAL TRADE COMMISSION,	
FEDERAL TRADE COMMISSION, Plaintiff,	Case. No. 1:23-cv-06188-ER
V.	
IQVIA HOLDINGS INC.,	
and	
PROPEL MEDIA, INC., Defendants.	
<u>V.</u>	
<u>IQVIA HOLDINGS INC.</u> ,	
and	
PROPEL MEDIA, INC.,	
Defendants.	

[PROPOSED] AMENDED PROTECTIVE ORDER

Upon consideration of <u>Plaintiffs Federal Trade Commission's Unopposed Defendant</u>

<u>IQVIA's</u> Motion for Entry of <u>Amended</u> Protective Order Governing Confidential Information,

IT IS HEREBY ORDERED THAT for the purpose of protecting the interests of the parties and non-parties in the above-captioned matter against improper use and disclosure of confidential information produced in connection with this matter, this Amended Protective Order ("Protective Order") shall govern the handling of all Confidential Information, as hereafter defined.

1. As used in this Order, "Confidential Information" means any trade secret or other

confidential research, development, or commercial information, as such terms are used in Fed. R. Civ. P. 26(c)(l)(G), or any Document, transcript, or other material containing such information that has not been published or otherwise made publicly available, including sensitive personal information. "Sensitive personal information" shall refer to, but shall not be limited to, an individual's Social Security number, taxpayer identification number, financial information, credit

Cassa: 2320v0 6068 ER Downert 1655 Filled 07/28/23 Pages of 716 card or debit card number, driver's license number, state-issued identification number,

passport number, date of birth (other than year), and any sensitive health information identifiable by individual, such as an individual's medical records. "Document" shall refer to any discoverable writing, recording, transcript of oral testimony, or electronically stored information in the possession of a party or a non-party. "Commission" shall refer to the Federal Trade Commission ("FTC"), or any of its employees, agents, attorneys, and all other persons acting on its behalf, excluding persons retained as consultants or experts for purposes of this proceeding. In addition, a designating party may designate as Confidential any information or items made publicly available in violation of a court order to keep such information confidential; that the designating party believes should receive confidential treatment. This includes (i) information copied or extracted, summarized or compiled from Confidential Information, and (ii) testimony, conversations, or presentations that might reveal Confidential Information.

- 2. Any Document or portion thereof produced by a Defendant or a non-party during Plaintiff's '-investigation or during the course of this proceeding that is entitled to confidentiality under the Federal Trade Commission Act, or any other federal statute or regulation, or under any federal court or Commission precedent interpreting such statute or regulation, as well as any information that discloses the substance of the contents of any Confidential Information derived from a Document subject to this Order, shall be treated as Confidential Information for purposes of this Order. The identity of a non-party producing such Confidential Information shall also be treated as Confidential Information for the purposes of this Order where the producing party has requested such confidential treatment.
- 3. The parties and any non-parties, in complying with informal discovery requests, disclosure requirements, or discovery demands in this proceeding may designate any responsive

C@3656:2326v-0060688557EFD Doutroment 196555 FFFiled 1078/28/23 Pagge45coff71.6

Document or portion thereof as Confidential Information, including Documents obtained by them from non-parties pursuant to discovery or as otherwise obtained.

- 4. The parties, in conducting discovery from non-parties, shall provide to each non-party a copy of this Order so as to inform each non-party of his, her, or its rights herein.
- 5. A designation of confidentiality shall constitute a representation in good faith, after careful determination that the material is not reasonably believed to be already in the public domain, that counsel believes the material so designated constitutes Confidential Information as defined in Paragraph 1 of this Order.
- 6. Material may be designated as Confidential by placing on or affixing to the Document containing such material (in such manner as will not interfere with the legibility thereof), or, if an entire folder or box of Documents is Confidential, by placing or affixing to that folder or box, the designation "CONFIDENTIAL FTC V. IQVIA AND PMIV. IQVIA AND PMI," "CONFIDENTIAL SUBJECT TO PROTECTIVE ORDER," or any other similar notice, together with an indication of the portion or portions of the Document considered to be Confidential Information. Confidential Information contained in electronic data or Documents may also be designated as Confidential by placing the designation "CONFIDENTIAL FTC V. IQVIA AND PMIV. IQVIA AND PMI," "CONFIDENTIAL SUBJECT TO PROTECTIVE ORDER," or any other similar notice, on the face of the CD or DVD or other medium on which the Document is produced. Masked or otherwise redacted copies of Documents may be produced where the portions masked or redacted contain privileged matter, provided that the copy produced shall indicate at the appropriate point that portions have been masked or redacted and the reasons therefor.

Ceses 4: 2320 v 4060 63 853 PE PD Doutro ent 1965 5 Filled 1978/28/23 PR ages 6 of 17.1 6

- Confidential Information shall be disclosed only to: (a) the Court presiding over 7. this proceeding, personnel assisting the Court, the Plaintiff's 'employees, and personnel retained by Plaintiffs as experts or consultants for this proceeding; (b) judges and other court personnel of any court having jurisdiction of any appellate proceeding involving this matter; (c) outside counsel of record for any Defendant, their associated attorneys, and other employees of their law firm(s), provided they are not employees of a Defendant; (d) anyone retained to assist outside counsel in the preparation or hearing of this proceeding including consultants and testifying experts, provided they are not currently employed by a Defendant and have signed an agreement to abide by the terms of the protective order; and (e) any witness or deponent who may have authored or received the information in question, or otherwise would have had access to the Confidential Information in question in the ordinary course of business. Additionally, the parties are continuing to engage in good-faith discussions concerning access to Confidential Information by certain in-house counsel, and reserve the right to move to modify this Order at a later date to allow certain in house counsel to have access to Confidential Information.; (f) Defendant IOVIA and Defendant Propel Media shall each inform Plaintiff of the names of no more than three (3) in-house litigation counsel with responsibilities for the litigation of this Action.
- 8. Challenges to In-House Counsel: the in-house counsel identified by Defendants may review Documents or other discovery material containing Confidential Information for the purpose of defending this litigation only. Plaintiff and Defendants shall promptly report any confirmed or suspected unauthorized use or disclosure of Confidential Information to the Court and opposing counsel. Prior to disclosure of any non-party Confidential Information to in-house counsel, a Defendant's counsel must (i) notify any non-party whose information is the subject of the disclosure and (ii) provide the non-party with a notice period of ten (10) days from the date of the notice to provide a written objection to in-house counsel accessing the non-party's Confidential Information. Any such objection must set forth in detail the grounds on which it is

Case 4:323 co 6068 SEPE Potestruent 6655 Filed 102/28/23 Page 67cf 71.6 based. If such Defendant's counsel receives a timely written objection, it must meet and confer with the non-party to try to resolve the matter by agreement within ten (10) days of the written objection. If no agreement is reached, the non-party will have ten (10) days to file a motion with the Court, objecting to designated in-house counsel. Such Defendant's counsel will not disclose any Confidential Information to its In-House Counsel pending resolution of the dispute. To qualify for access under this paragraph, in-house litigation counsel shall first execute an In-House Counsel Agreement Concerning Confidentiality in the form of Appendix A attached hereto (which executed versions shall be maintained by outside counsel for the relevant Defendant and available for inspection upon the request of the Court, any party, or any non-party who provides Confidential Information in this Action). Pursuant to the foregoing terms, the parties agree to name the following individuals as designated in-house counsel:

- a. IQVIA: Maureen Nakly, Harvey Ashman, John O'Tuel
- 89. Disclosure of Confidential Information to any person described in Paragraph 7

 and 8 of this Order shall be only for the purposes of the preparation and hearing of this

 proceeding and the related FTC administrative proceeding, and any appeals of either proceeding,
 and for no other purpose whatsoever.
- 910. Should any Confidential Information appear in any pleading, motion, exhibit or other paper filed or to be filed with the Court, the Court shall be so informed by the Party filing such papers, and such papers shall be filed under seal. To the extent that such material was originally produced by a non-party, the party including the materials in its papers shall immediately notify the producing party of such inclusion before the filing of such papers with

C@366:2326v-0060688 SEPERD Down and 10655 Filled 1078/28/23 Pagge78coff716

the Court. Confidential Information contained in the papers shall remain under seal until further order of the Court, provided, however, that such papers may be furnished to persons or entities who may receive Confidential Information pursuant to Paragraph 7. Upon or after filing any paper containing Confidential Information, the filing party shall file on the public record a duplicate copy of the paper that does not reveal Confidential Information. Further, if the protection for any such material expires, a party may file on the public record a duplicate copy which also contains the formerly protected material.

transcript containing Confidential Information produced by another party or by a non-party, counsel shall provide reasonable notice to the other party or non-party for purposes of allowing that party to seek an order that the document or transcript be granted *in camera* treatment. If that party or non-party wants *in camera* treatment for the document or transcript, the party or non-party shall file an appropriate motion with the Court within five business days after it receives such notice. Except when an order for *in camera* is issued, all documents and transcripts shall be part of the public record. When *in camera* treatment is granted, a duplicate copy of such document or transcript with the Confidential Information deleted therefrom may be filed on the public record.

1112. If any party receives a discovery request in any investigation or in any other proceeding or matter that may require the disclosure of Confidential Information produced by another party or non-party in this action, the recipient of the discovery request shall promptly notify the producing party of receipt of such request. Unless a shorter time is mandated by an order of a court of competent jurisdiction, such notification shall be in writing served on the producing party at least ten (10-) business days before production and shall include a copy of this

Protective Order. Nothing herein shall be construed as requiring the recipient of the discovery request, or anyone else covered by this Order, to challenge or appeal any discovery

Coassa: 2326vel/608389PERDoarment 9655 Filled 102/28/23 Pages of 71.6 request requiring production of Confidential Information, to subject itself to any penalties for non-compliance with any such request, or to seek any relief from the Court. The recipient shall not oppose the producing party's efforts to challenge the disclosure of Confidential Information. Nothing herein shall limit the applicability of Rule 4.11(e) of the Commission's Rules of Practice, 16 C.F.R. § 4.11(e), to discovery requests in another proceeding that are directed to the Commission.

1213. When any consultant or other person retained to assist counsel in this action concludes participation in the action, such person shall return to counsel or destroy all copies of Documents or portions thereof designated Confidential that are in the possession of such person, together with all notes, memoranda or other papers containing Confidential Information. At the conclusion of this proceeding, including the exhaustion of judicial review, the parties shall return or destroy documents obtained in this action to the producing parties, provided, however, that the Commission's obligation to return documents shall be governed by the provisions of Rule 4.12 of the Rules of Practice, 16 C.F.R. § 4.12.

business days from the date this Protective Order is filed, even if not designated in accordance with this Protective Order. Any production of Documents not designated as Confidential Information will not be deemed a waiver of any future claim of confidentiality concerning such information if it is later designated as Confidential Information. If at any time prior to the conclusion of this litigation, a Party or non-party determines that it should have designated as Confidential Information any Documents that the Party previously produced, it may so designate

such Documents by notifying the parties in writing. The parties shall thereafter treat the Documents pursuant to the new designation under the terms of this Protective Order. No prior disclosure of newly designated Confidential Information shall violate this Protective Order, provided that the prior disclosure occurred more than ten (10) business days after the production of that previously non-designated Confidential Information. The disclosure of any information for which disclosure was proper when made will not be deemed improper regardless of any such subsequent designation. Any Documents, data, or other information produced to the Federal Trade Commission during its investigation and designated at the time of production as confidential, highly confidential, proprietary, exempt from disclosure under the Freedom of Information Act, or submitted under the HSR Act shall be deemed Confidential Information for purposes of this litigation.

- attorneys, and other employees of their law firm(s), provided they are not employees of a

 Defendant.
- 1416. The provisions of this Protective Order, insofar as they restrict the communication and use of confidential discovery material, shall, without written permission of the producing party or further order of the Court, continue to be binding after the conclusion of this proceeding, and this Court retains jurisdiction over any disputes arising out of this Protective Order.
- 17. This Protective Order shall be binding on the Parties to this action, their attorneys, and their successors, personal representatives, administrators, assigns, parents, subsidiaries, divisions, affiliates, employees, agents, retained consultants and experts, and any persons or organizations over which they have direct control. This Protective Order shall also be binding on every person who signs Appendix A or Appendix B. All persons subject to this Protective

CaSasle28-23-061381-58-ERODUMENT-106-55 Filed 08/128/23 Page 10 of 16

Order are reminded that this Protective Order may be enforced by the Court's full powers of criminal and civil contempt.

SO ORDERED, this <u>28th</u> day of <u>July</u> , 2023.

Edgardo Ramos, U.S.D.J.

U nited States District Judge

APPENDIX A

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

FEDERAL TRADE COMMISSION,	
Plaintiff,	Case. No.
<u>V.</u>	
IQVIA HOLDINGS INC.,	
and	
PROPEL MEDIA, INC.,	
Defendants	<u>s.</u>
	COUNSEL AGREEMENT CONCERNING NFIDENTIALITY
<u>CO</u>	
<u>CO</u> <u>I, , ar</u>	n employed as by
	n employed as by
, ar hereby certify that:	n employed as by
hereby certify that: 1. I have read the Protective Ounderstand its terms. 2. I agree to be bound by the terms.	m employed as by rder entered in the above-captioned action and erms of the Protective Order entered in the above-
	m employed asby
, are thereby certify that: 1. I have read the Protective Ounderstand its terms. 2. I agree to be bound by the term captioned action, agree that above Defendant company I	m employed asby rder entered in the above-captioned action and erms of the Protective Order entered in the above- in my role as in-house litigation counsel for the
hereby certify that: 1. I have read the Protective Ounderstand its terms. 2. I agree to be bound by the tecaptioned action, agree that above Defendant company I	m employed asby rder entered in the above-captioned action and erms of the Protective Order entered in the above- in my role as in-house litigation counsel for the meet the requirements of paragraph 8 of this to use the information provided to me only as
hereby certify that: 1. I have read the Protective Ounderstand its terms. 2. I agree to be bound by the tecaptioned action, agree that above Defendant company I Protective Order, and agree	m employed as by rder entered in the above-captioned action and erms of the Protective Order entered in the above- in my role as in-house litigation counsel for the meet the requirements of paragraph 8 of this to use the information provided to me only as rotective Order.
hereby certify that: 1. I have read the Protective Ounderstand its terms. 2. I agree to be bound by the tecaptioned action, agree that above Defendant company I Protective Order, and agree explicitly provided in this Protective Order. 3. I am not involved in compet [COMPANY]	memployed as by rder entered in the above-captioned action and erms of the Protective Order entered in the above- in my role as in-house litigation counsel for the meet the requirements of paragraph 8 of this to use the information provided to me only as rotective Order. ritive decision-making at , which includes but is not limited to:
I hereby certify that: 1. I have read the Protective Ounderstand its terms. 2. I agree to be bound by the tecaptioned action, agree that above Defendant company I Protective Order, and agree explicitly provided in this Protective Order, and agree explicitly provided in compet [COMPANY] advising or participating in processing advising advising or participating in processing advising advi	memployed asby rder entered in the above-captioned action and erms of the Protective Order entered in the above- in my role as in-house litigation counsel for the meet the requirements of paragraph 8 of this to use the information provided to me only as rotective Order. citive decision-making at

Case 1:23-cv-06188-ER Document 55 Filed 07/28/23 Page 2 of 7

	information about a competitor. My responsibilities with respect to advising
	on any of the above issues are limited to
	legal and regulatory compliance.
4.	I certify that I will not share or provide access to any Confidential Information
-	or the substance thereof to any current or former employee of
	[COMPANY] involved in competitive decision-making.
5.	I understand that my failure to abide by the terms of the Protective Order
_	entered in the above-captioned action will subject me, without limitation, to
	civil and criminal penalties for contempt of Court.
6.	I submit to the jurisdiction of the United States District Court for the Southern
_	District of New York solely for the purpose of enforcing the terms of the
	Protective Order entered in the above-captioned action and freely and
	knowingly waive any right I may otherwise have to object to the jurisdiction of
	said Court.
SIGNA	<u>TURE</u>
<u>DATE</u>	

APPENDIX B

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

FEDERA	L TRADE COMN	MISSION, Plaintiff,	Case. No.		
	<u>V.</u>				
IQVIA H	OLDINGS INC.,				
	and				
PROPEL	MEDIA, INC.,				
		Defendants.			
	AGREEMENT CONCERNING CONFIDENTIALITY				
<u>l,</u>		<u>, am emplo</u>	by by		
		<u>.</u>			
	I have read the lunderstand its t		tered in the above-captioned action and		
<u>2.</u>	2. I agree to be bound by the terms of the Protective Order entered in the above-captioned action. I agree to use the information provided to me only as explicitly provided in this Protective Order.				
<u>3.</u>	entered in the al		e by the terms of the Protective Order on will subject me, without limitation, to tempt of Court.		
<u>4.</u>	I submit to the jurisdiction of the United States District Court for the Southern District of New York solely for the purpose of enforcing the terms of the Protective Order entered in the above-captioned action and freely and				

Case 1:23-cv-06188-ER Document 55 Filed 07/28/23 Page 2 of 7

knowingly waive any right I may otherwise have to object to the jurisdiction of said Court.

SIGNATURE

DATE

Summary report:				
Litera® Change-Pro for Word 10.8.2.11 Document comparison done on 8/10/2023 3:38:46 PM				
Style name: Default Style				
Intelligent Table Comparison: Active				
Original filename: 2023-07-28 Protective dckt 55_0.pdf				
Modified DMS: iw://WEILDMS/WEIL/99276794/1				
Changes:				
Add	96			
Delete	65			
Move From	0			
Move To	0			
Table Insert	15			
Table Delete	0			
<u>Table moves to</u>	0			
Table moves from	0			
Embedded Graphics (Visio, ChemDraw, Images etc.)	0			
Embedded Excel	0			
Format changes	0			
Total Changes: 176				